

Thompson has gone to the South to ben-it his health, which a very poor. There was some expectation that Mrs-dathleda Hermann, the witness held p Jersey City, might be brought before

Shechan Not Called.

The World's 2,000,000 ENPLOYERS HELP ADS. PRINTED IN The WORLD Last Wesk, 3,461

Ten Cts. FOR A 20-MORD ADVT. WILL GET YOU WORK.

PRICE ONE CENT.

PRICE ONE CENT.

SPORTING BIDDING FOR BOXES. EACH BLOW EXTRA.

WHERE ARE THE **ENO PAPERS?**

The Indictments Cannot Be Found in the District-Attorney's Office.

FELLOWS NEVER SAW THEM

Nor Can His Clerks Find Any Clue to Their Whereabouts.

GENERAL SESSIONS.

Clerk Carroll Diligent Search for Them.

C. Eno are not in the office of the chief clerk of the District-Attorney.

They are not in the office of the Clerk of the Court of General Sessions. They are not in the possession of the

Clerk of General Sessions John F. Car-

oll, said this morning:
"I have made every effort to find those papers. I cannot find them. They are not in my office, and I don't know where not in my office, and I don't know where they are. I thought they were in the possession of the District-Attorney, but I hear that he has not got them. I shall spare no effects to have them found."

Col. Fellows was seen by an "Evening World" reporter and asked if he had the papers.

"I have never seen any of the indictments except the one which I had dismissed. That was the indictment for forgery in the first degree."

"You had that dismissed by Justice Barrett?"

Barrett?"
"I did."
"Wasn't that the one which Judge
Cowing refused to dismiss?"
"Oh, Judge Cowing is mistaken about
that. I don't think I ever asked him to
filsmiss it."

Harrett dis-

that. I don't think I ever asked him to dismiss it."

"He says that you did."

"Well, anyhow, Justice Barrett dismissed it at my recommendation."

"Did you inform Justice Barrett that Judge Cowing had refused to dismiss the indictment?"

"I would not necessarily do so. If one Judge refuses to dismiss an indictment which I think should be dismissed, then I will take it to another Judge."

"Without informing him of the first Judge's action."

"Certainly."

"Haven't you the original indictments?"

"I have never seen them. We have copies and they can be exemplified by the Atterney-General if the case should go to trial."

low could the original indictments be lost?"
"I can't say. I don't know. They were found when Peter B. Olney was District-Attorney. Then came Randolph B. Martine, then I was elected, then De Lancey Nicoli. The blame must rest among a number of men, if there be ny blame."

among a number of men, if there be ny blame"
"Was the indiciment you had dismissed an original paper?"
"No; it was an exemplified copy. That is the only paper I ever saw."
At the time of the closing of his office Clerk of General Sessions Carroll had not been able to learn anything about the missing Eno papers.
It was learned that the last seen of them was when they were in the hands of Assistant District-Attorney Semple, who has been dead some years.
Assistant District-Attorney Lindsay, who has been in the District-Attorney's office for twelve years, said this afternoon that he had never seen the original papers in the Eno case.
"We can try Eno on the papers we have however," he said, "but I don't know anything about the originals."

DID HE CONFESS?

Trial Says Felgenbaum Did.

the University of cPnnsyland Lafayette College teams was here this afternoon. The score at and los the first half was: U. of P. 4; ttd. 0.

The meather forecast for the thirty-six hours ending at S. M. to-merrow is as follows: Rain and fog. followed by clearing this evening or to-might, fair, cooler on Thursday; southwesterly winds.

The following record shows the changes in the temperature during the morning hours, as indicated by the thermonter at Perry's Pharmacy; and the college of the colleg game between the University of ePnnsyl-yania and Lafayette College teams was played here this afternoon. The score at the end of the first half was U. of P. 4;

WAS ILLEGAL.

Choice at the Horse Show.

Streng in the Auction.

ociety Well Represented in the Sale

Madison Square Garden Concert Hall

Gotham's society at 3 o'clock this after-

Auctioneer William B. Norman looked down into the faces of W. E. D. Stokes,

Livingston. Richard Carmon, Mrs.

Cooper Hewlitt, Mrs. Dunca: Elliott Mrs. Charles Childs, Mrs. Remsen

It was announced that none of the

The first choice brought out a spirited

that the first space had gone to George J. Gould for \$500, the auctioneer said:

FINE BROOD MARES SOLD.

ligh Class Breeding Stock Under the Auctioneer's Hammer.

The joint sale of trotting stock, the

hiladelphia: I. V. Baker, ir. Comstocks N. Y.; John H. Shuits, Parkville, L. I.

and H. L. and F. D. Stout, began at

The attractive list of brood mares in foal and high bred colts drew 177 men and one woman, hopeful to get valuable

terday. The sale was conducted by Peter C. Kellogg & Co.

The sales and prices follow:

idding. When it was finally announced

"If I'd known that, I'd made him bid

at the Gardon.

w. E. D. Stokes Outbid by Col. Lawyer Condert Arraigus Supt. Brockway and Quotes

of Prisoners in any State Institution.

MR. IVINS WAS VITUPERATIVE.

Roaging in the severer forms," said Mr. Ivins

He quoted Bishop Potter to the effect that the cry against flogging of criminals was regarded by him as an evidence of the degraded spirit of the times, and that some criminals' sensibilities could only be reached through their hides. The Bishop, Mr. Ivins said had expressed himself as awing no sympaths with the sentimentalists who opped the infliction of corporal ramishment. If flogging were abolished it would be followed by some system more severe and crued in its effects.

Mr. Ivins continued in the same strain for over an hour in support of the theory that padding and spanking is an absiliate necessity in prisons in general and in Elmira Reformatory in particular.

"Discipline must be maintaired in such an institution," he said, "and it is only through their skin that such men can be appealed to. If they were not corrected in some way you couldn't live with them."

Then Mr. Ivins became emphatic and Stick to Facts Instead of Attacking "The World."

of Managers of the Elmira Reformatory



Whenever prisoners were struck on the head it was for the purpose of compelling attention and obedience and as a mild reproof which would save further and more severe punishment later. Such rare occurrences were always entered on the records of the institution. No attempt was ever made to conceal them, and we contend that such blows were not cruel and not of the character described by the witnesses for the prosecution. Mr. Ivins defended corporal punishment as a necessary disciplinary measure which had been in use from the time of Solomon, and about the humanity of which there had never been any question. MR. SHEEHAN IN CONTEMPT.

YORK, WEDNESDAY, OCTOBER 31, 1894

Lexow Committee to Refer His Case to the District-Attorney.

KEPT BACK HIS BANK BOOKS

Said He Wasn't Afraid, but Refused to Surrender Them on Principle.

DENIES HE WAS A DEFAULTER.

But Admits His Accounts Were Short When He Was the Comptroller of Buffa o.

earing of the Police Investigating Committee to-day by the blunt refusal of ommissioner Sheehan at the close of esterday's session to produce his priate and official bank-books.

His subpoena called for these books, but he had not brought them with him, and when Mr. Goff asked him if he in-tended to bring them to-day he replied defiantly that he did not. The counsel for the Committee, after consulting with Chairman Lexow, decided to let the matter drop at that time, but he was subpoena.
Sensational developments were looked

persist in his refusal to allow the Committee to examine ble bank accounts. It is



Sheehan and His Books.

has refused to obey its mandates, and it question as to whether it could proceed at once to punish Mr. Sheehan for contempt, or would be obliged to resort to legal process for this purpose, was the absorbing topic of discussion.

Senator O'Connor believed that the Committee hand to be a seried by the foreign topic of purposes of his and that, and go before the particular of his and that, and go before the better the strength of the necessary powers to compel the attendance of wilnesses and sond per the resort to the investigation, to punish defiant witnesses without further eremony, Others, like Senator Braciey, expressed the view that the power of punishing for contempt was not included in the scope of the resolution, and that the Committee would have to wait use the power of punishing for contempt was not included in the scope of the resolution, and that the Committee would have to wait use the such arts.

However, the situation was strained to such an extent that every one expected to see a lively passage at arms between Mr. Goff and the Commissioner at the opening of the assisting and a strength of the contempt.

When Chairman Lexow arrived he was questioned about the Sheehan matter, and while showing a disincination to and that the first attempt, and while showing a disincination to and that the showing a disincination to and while showing a disincination to an all turned it all over to him.

"It is ding they declined."

They declined."

All adjoint at which they get into trouble if they declined. They declined they declined in the suppose of the same treat and they declined. They declined they declined they declined. They declined they declined they declined. They declined the

Says Sheehan is in Contempt.

When Chairman Lexow arrived he was questioned about the Sheehan matter, and while showing a distributation to talk about it "out of court," said that he thought the Court, and that if the distributation to talk about it "out of court," said that he thought the Court, and that if the distributation is the thought the compatition in that if the distributation is the court, and that if the distributation is the court, and that if the distributation is the court of the court, and that if the distributation is the court of the court

been called upon to exercise its authority in an important case, where a witness has refused to obey its mandates, and the question as to whether it could protect they pleased about it."

"But didn't they get into trouble if they declined."

"No, sir."

Tuesday for the Talent's Benefit.

Mathida Hermann, the witness held in Jersey City, might be brought before the Committee to-day, as a requisition for her extradition was signed by Gov. Flower at Albany yesterday.

The papers were airwady before the New Jersey authorities, but Mr. Moss, who has the matter in charge, did not know early this morning whether or not Mrs. Hermann could be brought to New York to-day.

It was considerably after It o'clock when commissioner Sheehan arrived. As usual, his brother, the Lleutenant-tiovernor, and Lawyer (frant were with him, and they all looked unconcerned and indifferent. If anything the Commissioner appeared a little more determined then ever, and when Chairman Lexow, after a long conference with Mr. Goff, finally rapped for order, he remained scated in his corner, instead of coming forward to the witness chair. Samaritan and Tartuffe Graduate from the Maiden Ranks.

Prig and Reynard Also Capture Events at St Asuph.

There was general confusion when Mr. Goff, instead of calling for Mr. Sheehan, asked if James W. Boyle was in the room. -Bright overhead, but a heavy track, room.

Mr. Boyle, who is the Tammany leader in the Ninth Assembly District, stood up, and was asked to take the witness stand. fronted the large crowd at St. Asaph withdrawals were so numerous in the fourth race that it was declared off, and the first event was divided to fill

of, and was asked to take the witness stand.

In answer to Mr. Goff's question be said that he was an oystermac, and preferred to be known as "Chilometo ine Organization of the District" in stead of trades.

Whom did you mean a the registration notices you sent out to your capitains last year by persons under police protection?" asked Mr. Goff, comous to the point at once. "I never sent out such notices," replied Mr. Boyle.

"Are you sure?" The races will be postponed Monday and Tuesday to allow the visiting horsemen to go home to vote.

The Pallenthus colt was made a strong favorite for the opening race, but as he was ridden by Doggett, the favorite-killer, he could not, seemingly, untrack himself, and ran last throughout. Samarian proved to be the winner, He ran all around his field, opening up a gap and winning in a romp.

FIRST BACE.

Standens; half a mile, PIRST RACE time.

Mr. Boyle admitted that this notice was sent out with his sanction. There was a typewritten postscript on a slip of paper pasted to this circular, which read:

of paper pasted to this circular, which read:

"You will also send a list of persons under police protection who are indifferent.

This was unsigned.

"Did you send that out to the captains of your district?" asked Mr. Goff.
"No. str. I did not. If such a notice was sent out it was without my knowledge and authority."

"Wasn't it well understood that the persons under police protection were those who were paying tributes to the police?"

"I don't know anything about it."
"Didn't you know that all the steam-ship companies paid money to Capt. Stephenson?"

"I never heard of it till I read the tes-

The Scalper, 109 Skimst. even out 4 jt 24. After a long delay the flag fell to a straggling start. Pearl 103k the lead and held it to the stretch with Tartuffe second. The latter took the lead in the last furiong, and drawing away, won, pulled up, by a length and a half. The Scalper came strong and finished second, four lengths in front of the Iroglen gelding. Time-0.341-2. THURD RACE

THERD RACE.

Illandicap: mile and a sixteenth.
Startera.

Betting Strt. Hil. Fin.
Prig. 105 (Penn).

-7-10 2-10 1 12 17
Haroness. 82 (B. Wime). 5-1 2-1 3-2 22
Hitume. 92 (Keefe).

-2-1 3-5 4 22 22
John. 949 (R. Doggett).

-8-1 4-1 even 2-4 6

Prig led under a strong null all the way and won in a walk oy two lengths.
Haroness. poorly ridden, was much better than the others despite her handicap and finished second, eight lengths before Illume. Time—1.55 1-4.

Staters Betting Strt. Mir. Fin. Meintyre. 108 (Sims) 5-18 out 1 14; 11 Meindy. 104 (Fenn) 7-12 4-5 3 and 21; Repetition. 104 (Farrer) 25-1 4-1 4 22 as 10 rum Major 104 (K. Tribe) 3-1 3-5 2 4 4 McIntyre led from flagfall to finish and won easily by a length from Melody, who beat Repetition a length and a half for the place. Time—1.22 3-4.

Handicap: six furlongs.

Starters. Whita. Jockeys. Straight Place.
Sallie Woodford. 1021, Penn. 7-2 even
King doid. 107 Griffin. 4-1 even
(wiet. 109 Littleheld. 5-10 out
Doggett. 113. buggett. 5-1 4-5

Won by Owiet. Doggett was second
and Sallie Woodford third. Time-1 21 1-2.

NARRAGANSETT RESULTS.

First Race Goes to Pactolus, with Canvass Second.

EXTRA.

MRS. DRAYTON'S ANSWER FILED.

Registered in the Court of Chancery at Trenton Te-Day.

EACH ALLEGATION.

She Makes Counter-Sharges of Desertion Against His Complaint

HER TIME NEARLY EXPIRED.

Reply Had to Le Flied be Te-Morraw in Order to

TRENTON, Oct 31 .- Mrs. J. Cole

allegations

Mrs. Drayton charges him with ng her. instead of her descring him, he charged.

Mrs. Drayton mentions her m her husband in New York City Oct.

The answer is filed in her E. V. Lindabury, of Elisabeth.

answer would have expired to-morrow

as told on the third name of this name

WAS SHE HYPNOTIZED? Lizzie Freeleigh Tells a Queer Story

1 : Court. Freeleigh, the sixteen-yearducted by William H. Keys, and Jaspa Smith has been found and is now is New Haven Conn. where she a

eamination next Saturday. The girl tells a most sensational story in connection with her alleged abdus-tion, and claims that for a long period she has been governed by the hypnotic

Upon her statement Keyes was

She says that she met Smith in Jersey City Theatre six months ago and pro-

Witness Boyle.

Witness Boyle.

ded as a command?"
don't think so. They could do as pleased about R."
and think so. They could do as pleased about R."
It declined?"
So, sir."

Boyle went on to say that when the say and the organization a great many people came to him to this and the they people came to him to this and the properties and the say and the say and the say and the say are seen as the say and the say are seen as the say are seen as

NEUMAN HELD.

Grand Jury to Act on the Hotel Europe Case. Adelbert Neuman, proprietor of the Hotel Europe, 138 East Thirteenth street was held in the Essex Market Court this afternoon, in \$1,500 ball to await the action of the Grand Jury.

The principal witness was Reformer William C. Rehn, of 230 East Thirteenth street. Other witnesses were Agents Lennon and Whitney, of the Parkhurst Society, and Rev. Dr. McEwen, of the Fourteenth Street Presbyterian Church.

SHOT OVER THE HEART.

uigi Revelli Attempts Sulcide to Centre Street.

Luigi Reveill, twenty-seven years old, shot himself at the office of the Italian newspaper. Christoforo Cojumbo, 12 Center street, at 4.30 o'clock this after-His recovery is aid to be doubtful. It is said that he left a confess telling why he killed himself.

The Board of Fire Commissioners awarded the contract to lay the Depa

Yale 42. Volunteers 0. (Special to The Evening World.)
NEW HAVEN, Conn., Oct. Il.—Yale plays
Volunteers of New York here this afterpool.
Anal score was: Yale, 45; Volunteers, C.

Ambulance Surgeon Hackett, of Belle-

U. OF P. TEAM LEADS.

Lafayette College Shut Out in the
Pirst Haif at Philadelphia.

Pirst Haif at Philadelphia.

the State Statutes.

noon, when the auction sale of boxes for that much-heralded function, the annual Horse Show, began.

Mr. and Mrs. Joseph Widener, John G. Hecksher, Theodore W. Bronson, Dr. Seward Webb, James Kernochan, Philip

Henry B. Hyde, of the Horse Show Association, T. G. Gunther, Philip Sands, James Brown Potter, Col. Kip Judge Learned Tells the Defense to

> Lawyer William M. Ivins continued his n support of Brockway and the Board



Memorial Hall, at Twenty-seventh street and Madison avenue this morning.

The burden of Mr. Ivins's argument is the unreliability of the 101 witnesses produced by the prosecution, and the absorbated by the prosecution of abuses at the Reformatory. Of the testimnoy of keepers and ex-keepers at Elmira, whose rejuctant admissions on the witness-stand confirmed the evidence of the inmates and exconvicts, Mr. Ivins has as yet said nething.

After speaking for six and a half hours Mr. Ivins had not disposed of the testimony of one-third of the 101 witnesses who had appeared against Brockway. As he declared his intention of

way. As he declared his intention of it is hardly probable he will get through

stock at figures as low as prevalled yestereday. The saile was conducted by Peter C. Kellong & Co.
The salies and prices follow:

The salies and prices follow:

PROPERTY OF ROBERT STELL.

Lady de 18tr. John Evan. 1840.
Red Silk b. m. 7 yrs. by Red Wilkes and Right and Right and Lady de 18tr. John Evan. 1840.
Red Silk b. m. 1 yrs. by Red Wilkes and Right and Alvaretta; Louis James 1250.
Claviba, b. m. 2 yrs. by Red Wilkes and Alvaretta; Louis James 1250.
Claviba, b. m. 2 yrs. by Red Wilkes and Alvaretta; Louis James 1250.
Claviba, b. m. 2 yrs. by Natwood, 2:184 and Lottle Henry; H. Sullivan. 2550.
Claviba, b. m. 2 yrs. by Happy Medium and Realury Central; Mike Ryan 1850.
Lacy Subbourne gr. m. 2 yrs. by Moodnut, 2:164, and Lottle Henry; H. Sullivan. 2550.
Norrille, b. m. 3 yrs. by Conduct 2:184, and 1850.
Norrille, b. m. 4 yrs. by Conduct 2:184, and 1850.
Norrille, b. m. 4 yrs. by Conduct 2:184, and 1850.
Norrille, b. m. 4 yrs. by Conduct 2:184, and 2 yrs. by Conduct 2:184, and 1850.
Norrille, b. m. 4 yrs. by Conduct 2:184, and 1850.
Norrille, b. m. 4 yrs. by Conduct 2:184, and 1850.
Norrille, b. m. 5 yrs. by Conduct 2:184, and 1850.
Norrille, b. m. 5 yrs. by Conduct 2:184, and 1850.
Norrille, b. m. 5 yrs. by Redwiller, and Patting, R. Sullivan, 1850.
Redwiller, b. m. 4 yrs. by Conduct 2:184, and Patting, b. m. 4 yrs. by Conduct 2:184, and Patting, b. m. 4 yrs. by Conduct 2:184, and 1850.
Norrille, b. m. 4 yrs. by Conduct 2:184, and 1850.
Norrille, b. m. 5 yrs. by Conduct 2:184, and 1850.
Norrille, b. m. 4 yrs. by Conduct 2:184, and 1850.
Norrille, b. m. 5 yrs. by Conduct 2:184, and 1850.
Norrille, b. m. 4 yrs. by Conduct 2:184, and 1850.
Norrille, b. m. 4 yrs. by Conduct 2:184, and 1850.
Norrille, b. m. 4 yrs. by Conduct 2:184, and 1850.
Norrille, b. m. 4 yrs. by Conduct 2:184, and 1850.
Norrille, b. m. 4 yrs. by Conduct 2:184, and 1850.
Norrille, b. m. 4 yrs. by Conduct 2:184, and 1850.
Norrille, b. m. 4 yrs. by Conduct 2:184, and 1850.
Norrille, b. m. 4 yrs. by Conduct 2:184, and 1850.
Norrille, b. m. 4 yrs. b

them."
Then Mr. Ivins became emphatic and dramatic. Shaking his fluger at the Commissioners and shouting at the top of his voice he said:
"Why you couldn't live in purgatory with them!"
This created a smile around the room Mr. Coudert laughed outright.
Judge Gilbert is authority for the statement that the crimes of the Reformatory prisoners are in no way to be compared to the crime of garrotting, de-

tion.

"Flogging as a means of correction has never been abolished in prisons, and some prison reformers even advocate flogging in the severer forms," said Mr

spite Mr. Ivins's general statement that they were worse. They are sent to the Reformatory on the theory that they are not habitual criminals, and in the hope of reforming them.

When asked by Dr. Flint if he admitted the right of the prison authorities to strike prisoners across the back or loins, Mr. Ivins said:

"Yes; but the authorities do not approve of such punishment, and do not inflict it."

Mr. Ivins took up the testimony of a number of inmates, and denied their statements, claiming that they were contradicted in every essential point by the testimony of Head Keeper Sample, Brockway and the records of the institution.

Referring to the case of Joseph Schind-

Ambulance Surgeon Hackett, of Bellevue Hospital. who fives at 544 Sixth street, was the first witness to-day in the trial of Carl Feligenbaum for the murder of Mrs. Julianna Hoffman on Sept.), at the above address.

He testified to the location of the different rooms in the house.

City Surveyor Towle and Coroner's Physician Donnelly testified to the disposition of the body of Mrs. Hoffman.

The principal witness this afternoon whose shop is immediately under the room with the policeman into the house and they found Mrs. Hoffman lying on the floor with her throat cut.

Another policeman into the house.

He said that he had been awakened on the night of the murder by a noise and they found Mrs. Hoffman lying on the floor with her throat cut.

Another policeman entered the room with Feigenbaum in his custody. The manual principal into the house and they found Mrs. Hoffman lying on the floor with her throat cut.

Another policeman entered the room with Feigenbaum in his custody. The principal sand her provided the policeman entered the room with Feigenbaum in this custody. The work of the provided is the provided of the provided in the standard of living and the policeman entered the room with Feigenbaum answered: "May God purish where the policeman entered the room with Feigenbaum in which was you have done"

Feigenbaum answered: "May God purisher at the Standard Oil works for years broke out near tank No. 13 this afternoon. At 2.20 o'clock it was the provided the provided only will be combined WILL FREE EVENING WORLD The World TENANT Securing Medium.

Nearly 500,000 People Buy It Every Day